APPLICATION FOR UNITED STATES PATENT **Declaration for Patent Application**

As a below named inventor, I hereby declare that:

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My	residence, po	st office a	iddress and citizenship are as s	tated below next to my name.				
I be	lieve I am the	original,	first and sole inventor (if only	one name is listed below) or an orig	inal, first and join			
inventor (if p	lural names a	re listed b	elow) of the subject matter wh	ich is claimed and for which a paten	t is sought on			
the invention		·ilter						
the specificat				2 (file no.)			
(check at leas	it one)	3 [X]	is attached hereto					
		4[]	was filed on	as (5) U.S. Application Serial No				
		6[]	and was amended on					
				(if applicable)				
Use this por		7 [] was filed as PCT international application						
only if you are entering the U.S. National phase based on a PCT 9		Nun	Number					
		on_	on					
Internatio Application des		and	and was amended under PCT Article(s) 19 and/or 34					
the U.S.			on					
			· · · · · · · · · · · · · · · · · · ·		(applicable).			
l he	reby declare t	hat I have	reviewed and understand the	contents of the above-identified spec	·c			
the claims, as	amended by	anv amer	idment referred to above.	contents of the above-identified spec	ification, includin			
اعدا	knowledge th	any amer	displace to the United State B					
me which is n	naterial to nat	c duty to t	in accordance with Titl 27 C	atent and Trademark Office all inform	nation known to			
I has	rebu claim for	roinn main	in accordance with Title 37, C	Code of Federal Regulations, §1.56.				
application(s)	for material and	reign prior	rity benefits under little 35, Un	nited States Code, §119 or 365 of any	foreign			
application(s)	nor patent or	inventor	s certificate listed below and h	ave also identified below any foreign	i application(s) fo			
patent or inve	ntor's certific	ate or any	PC1 international application	(s) designating at least one country of	ther than the			
United States	of America ti	iled by me	e on the same subject matter ha	iving a filing date earlier than that of	the application(s)			
on which prio	rity is claime	d.			, ,			
D: (D :								
Prior (Foreign	i) Application	i(s) any Pi	riority Claims Under 35 U.S.C	. 119 or 365	Priority Claime			
JAPAN			2003-061418	07/_03/_2003	[X][]			
(Coı	untry)		(Number)	(Day/Month/Year Filed)	Yes No			
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Priority Claim	(c) from IIC	Danidata						
S110(a) afair	(S) from U.S.	Provision	nai Application(s) - I hereby cl	aim the benefit under Title 35, Unite	d States Code,			
grig(e) of any	/ United State	s provisio	onal application(s) listed below	r:				
Application N	0.	Day/Moi	nth/Year Filed A	pplication No. Day/Mon	th/Year Filed			
[] Addition	al provisional	l applicati	on numbers are listed on a sup	plemental priority data sheet attache	d hereto			
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Do not use this	I he	ereby clai	m the benefit under Title 35 1	Inited States Code, 120 of any United	d Ctataa			
portion to identify a PCT application	application(s	s) or unde	r Title 35. United States Code	365 of any PCT international applic	otion(s)			
if the parent application is the	designating t	he United	States of America that is/are I	isted below and, insofar as the subje	ation(s)			
U.S. National	of the claims	of this at	onlication is not disclosed in th	at/those prior application(s) in the m	ct matter of each			
phase of the PCT	by the first n	aragraph.	of Title 25. United States Code	avinose prior application(s) in the m	anner provided			
phase of the PCT application by the first paragraph of Title 35, United States Code §112, I acknowledge the duty to disclose to the								
United States Patent and Trademark Office all information known to me to be material to pate								
defined in Title 37, Code of Federal Regulations, §1.56 which became available between filing d prior application and the national or PCT international filing date of this application.								
]	prior applica	tion and t	he national or PCT internations	al filing date of this application.				
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	(U	.S. Parent	Application (Parent Filin ent Number)	g Date) Status (patented, pending,	abandoned)			
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[] Additional U.S. or PCT international application numbers are listed on a supplemental pri-								
	sheet attache	d hereto.		· · · · · · · · · · · · · · · · · · ·	p ward			
<u></u>								
I hereby	appoint the f	ollowing	attorneys of the firm of Steve	ens Davis Miller & Mosher I I I	D ac my			

attorneys of record with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office:

James E. Ledbetter, Reg. No. 28732; Thomas P. Pavelko, Reg. No. 31689; and Anthony P. Venturino, Reg. No. 31674.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO STEVENS, DAVIS, MILLER & MOSHER, L.L.P., 1615 L Street, N.W., Suite 850, Washington, D.C. 20036, TELEPHONE (202) 408-5100, FACSIMILE (202) 408-5200.

See page 2 for signature lines

- line 2 Is optional but is provided so that you can use it to identify more readily an application prior to the time that the Patent Office application serial number is assigned. We suggest that the specification, drawings and declaration always bear a file number since it can help to get the papers together in case they become inadvertently separated. In instances where the specification is filed without a signed declaration form (under 37 CFR §1.53) a file number on a later-received separate form will assist us in associating it with the correct case.
- line 3 Check this box if the specification, claims and drawing (if any) are attached to this declaration form, e.g., when filing a new patent application.
- lines 4-5 Are only used in an instance where the application is already on file and the declaration from is being separately filed, e.g., when the application was originally filed without a signed declaration or where the Patent Office has required a new declaration because of a deficiency in the original declaration. In such an instance the Patent Office will require that lines 4 and 5 be completed with the filing date and application serial number already assigned.
- line 6 Is used in conjunction with line 5 but only when there have been one or more amendments to the specification or claims. Line 6 is also used when the Examiner requires a new declaration because claims inserted by amendment cover subject matter not originally claimed (37 CFR §1.67).
- lines 7-10 Are for PCT (Patent Cooperation Treaty) cases and are used only when you are entering the U.S. National phase (Chapter I or II) based upon a previously filed PCT International application designating the U.S.
- line 7 Check this box if this is a PCT National Phase application.
- line 8 Insert PCT International application number.
- line 9 Insert date of filing of PCT International application.
- line 10 Insert the date of all amendments filed in the PCT International application. Such amendments are optional, so this line at times will not be used.
- line 11a Is used in the following instances:
 - (i) If a single priority is being claimed from a foreign application you need to list only the first-filed application; you do not need to list other countries if all applications were filed within one year of the U.S. filing.
 - (ii) If multiple priorities are being claimed, from a plurality of applications filed in one or more countries, you must list the first filed application for each aspect of the invention. Example: if aspect A of the invention was disclosed in an application filed 11 months earlier in country X and aspect B was disclosed 9 months earlier in an application filed in country Y, then the applications in both countries X and Y must be identified. Only the first application for each aspect of the invention needs to be identified provided all applications on that aspect were filed within one year prior to the U.S. filing.
 - (iii) If a <u>non-priority</u> application is being filed you must list <u>all</u> applications in all countries where corresponding foreign applications were filed <u>more than one year</u> prior to the U.S. filing. This is so the Examiner can check to see if any of those applications were published or patented early enough to be prior art against the U.S. application.
 - (iv) If there are more than two applications to be listed we suggest that you type in on this form only "See attached Schedule A" and then list all of the previous applications on an attached sheet.
- line 11b Is used to claim priority under 35 USC §119(e) based on a provisional application filed within one year of the filing of the instant application. More than one provisional application may be identified provided neither was filed more than one year earlier.
- line 12 This block is used only in instances where there is a previously filed <u>U.S.</u> non-provisional application which was copending at the time the present application was (or is being) filed. that previous application could be a <u>U.S.</u> non-provisional application or the National Phase of a PCT allocation. In such a case the present application may be entitled to the priority of the previous application's <u>U.S.</u> filing date (and consequently the foreign priority thereof) provided the present application is identified as a continuing application (continuation, divisional or continuation-in-part) of the earlier (parent) application. If the foregoing is applicable, please fill in one line for each such prior application.
- line 13 Type the inventor's proper legal name in the order specified, e.g., "John B. JONES" or "J. Bob JONES" if the inventor so prefers. It is <u>not</u> acceptable to use only initials such as "J. B. JONES."
- line 14 The inventor's "signature" may be his (or her) usual manner of signing but it is preferable that the inventor simply write his (or her) name in his (or her) own cursive handwriting in the same order as on line 14, e.g., given name, middle initial and Family name.
- line 15 Insert the actual date of signature.
- line 16 Insert simply the city and state or country, e.g., "Paris, France", of the inventor's <u>residence</u>, not citizenship. No street address or postal code is required on this line.
- line 17 Insert the inventor's citizenship. The statement of citizenship (or subject of) is a statutory requirement (35 USC §115). Simply the name of the country of citizenship, e.g., "Japan" is sufficient.
- line 18 Insert the inventor's mailing address. The purpose of requiring the post office address is to enable the Patent Office to communicate directly with the inventor if desired, such as in the case of death of the U.S. attorney. It should be the address where the inventor customarily receives his (or her) mail and should include the postal code. If applicable it can be the inventor's business address or address at place of employment.

Applicants are reminded that the U.S. Patent and Trademark Office has very strict requirements as to proper execution of an application. The applicant should make sure that he reviews the declaration, prior to signing to make sure the declaration properly identifies the application and all relevant information; and should review the specification and claims (including drawings, if any) before signing the declaration. Failure to do so will require the filing of a supplemental declaration --- 37 CFR §1.67(c).

Any handwritten changes to the specification, claims or drawings must be in ink personally by all of the inventors prior to signing the declaration and the adjacent left margin must be initialed and dated by all of the inventors, e.g., "JBJ 6-9-91".

Please let us know if there are any questions regarding proper completion of this form. Thank you.

An assignment, a separate document requiring separate signature and dating may be enclosed. Please look for it and sign and date it in the same manner as in lines 15 and 16 above.

STEVENS, DAVIS, MILLER & MOSHER, L.L.P.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful statements may jeopardize the validity of the application or any patent issuing thereon.

			PAGE 2 OF U.S.	A. DECLARATION FORM			
13a	Typewritten Full Name of Sole or First Inventor	•	Akio		YOKOYAMA		
			Given Name	Middle Name	Family Name	_	
l4a	Inventor's Signature	F	Akio		Yokoyama		
I 5a	Date of Signature	3	ang.	26	2003		
			Month that	1. Y Day	Year		
16a	Residence		Ibaraki-shi City	Osaka State or Province	Japan Country	-	
17a	Citizenship		Japan		,		
18a	Post Office Address (Insert complete mailing	18-1011, Nishigawara 1-chome, Ibaraki-shi, Osaka 567-0023, Japan					
	address, including country)					_	
13b	Typewritten Full Name of Sole or Second Inventor		Given Name	Middle Name	Family Name		
I4b	Inventor's Signature	3			r anny waine		
15b	Date of Signature	3				-	
	_		Month	Day	Year	_	
16b	Residence		City	State or Province	Country	_	
1 7 b	Citizenship		Japan	orace of Freezinee	Country		
18b	Post Office Address (Insert complete mailing					_	
	address, including country)			•		_	
13c	Typewritten Full Name of Sole or Third Inventor						
			Given Name	Middle Name	Family Name		
14c	Inventor's Signature	3				_	
15c	Date of Signature		Month	Day	Year	_	
16c	Residence			,		,	
			City	State or Province	Country	-	
17c	Citizenship					_	
18c	Post Office Address (Insert complete mailing address, including country)	. ——				_	
13d	Typewritten Full Name						
	of Sole or Fourth Inventor		Given Name	Middle Name	Family Name	_	
14d	Inventor's Signature	3	,	Wilder Walle	Family Name		
15d	Date of Signature	3				-	
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l 6d	Residence		City	State or Province	Country	-	
17d	Citizenship	•	City	State of Province	Country		
ISd	Post Office Address					-	
	(Insert complete mailing					_	

^{*}Note to Inventor: Please sign name on line 15 exactly as it appears in line 14 and insert the actual date of signing on line 16. If there are more than four inventors, please add a copy of this page for identification and signatures for the additional inventors.

²⁰⁰⁰ STEVENS, DAVIS, MILLER & MOSHER, L.L.P.